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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/643,016	08/18/2003	Jeffrey E. Stahmann	GUID.088PA	2956	
51294	7590 11/14/2006		EXAM	EXAMINER	
HOLLINGSWORTH & FUNK, LLC 8009 34TH AVE S.			тотн, к.	TOTH, KAREN E	
SUITE 125	AVE S.		ART UNIT	PAPER NUMBER	
MINNEAPO	LIS, MN 55425		3735		
			DATE MAILED: 11/14/2006	DATE MAILED: 11/14/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Commence		10/643,016	STAHMANN ET AL.		
Office Action	Summary	Examiner	Art Unit		
		Karen E. Toth	3735		
The MAILING DATE Period for Reply	of this communication app	ears on the cover sheet with	the correspondence ac	ddress	
WHICHEVER IS LONGER - Extensions of time may be availabled after SIX (6) MONTHS from the may lift NO period for reply is specified at Failure to reply within the set or extensions.	, FROM THE MAILING DA e under the provisions of 37 CFR 1.13 iling date of this communication. bove, the maximum statutory period vended period for reply will, by statute, er than three months after the mailing	IS SET TO EXPIRE 1 MO ATE OF THIS COMMUNICA 36(a). In no event, however, may a rep will apply and will expire SIX (6) MONTH, cause the application to become ABAI date of this communication, even if time	ATION. By be timely filed IS from the mailing date of this of NDONED (35 U.S.C. § 133).		
Status					
2a) ☐ This action is FINAL 3) ☐ Since this application	is in condition for allowar	 action is non-final. nce except for formal matter ix parte Quayle, 1935 C.D.	•	e merits is	
Disposition of Claims					
4) ⊠ Claim(s) <u>1-102</u> is/are 4a) Of the above clai 5) □ Claim(s) is/are 6) □ Claim(s) is/are 7) □ Claim(s) is/are 8) ⊠ Claim(s) <u>1-102</u> are s	m(s) is/are withdrawer allowed. e rejected. e objected to.	vn from consideration.			
Application Papers					
	on is/are: a) acce lest that any objection to the sheet(s) including the correct	epted or b) objected to by drawing(s) be held in abeyance ion is required if the drawing(s)	e. See 37 CFR 1.85(a). is objected to. See 37 C		
Priority under 35 U.S.C. § 119	9				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTo 2) Notice of Draftsperson's Patent		4) Interview Sur Paper No(s)/I	nmary (PTO-413) Mail Date		
3) Information Disclosure Stateme Paper No(s)/Mail Date			rmal Patent Application		

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DETAILED ACTION

Election/Restrictions

1. This application contains claims directed to the following patentably distinct species:

Species I, directed to predicting disordered breathing by monitoring a physiological condition.

Species II, directed to predicting disordered breathing by monitoring a sleep condition.

Species III, directed to predicting disordered breathing by monitoring a respiratory condition.

Species IV, directed to predicting disordered breathing by monitoring a cardiovascular system condition.

Species V, directed to predicting disordered breathing by monitoring a nervous system condition.

Species VI, directed to predicting disordered breathing by monitoring a blood chemistry condition.

Species VII, directed to predicting disordered breathing by monitoring a a muscle system condition.

Species VIII, directed to predicting disordered breathing by monitoring a non-physiological condition.

Species IX, directed to predicting disordered breathing by monitoring an environmental condition.

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Species X, directed to predicting disordered breathing by monitoring a body-related condition.

Species XI, directed to predicting disordered breathing by monitoring a contextual condition.

Species XII, directed to predicting disordered breathing by monitoring a patient-history condition.

Species XIII, directed to predicting disordered breathing by monitoring a patient-reported condition.

Species XIV, directed to predicting disordered breathing by monitoring a condition used to verify the prediction of disordered breathing.

Species XV, directed to predicting disordered breathing by monitoring air pollution.

Species XVI, directed to predicting disordered breathing by monitoring patient posture.

Species XVII, directed to predicting disordered breathing by monitoring a first condition and predicting a second condition.

2. The species are independent or distinct because each monitors a different patient parameter and requires different equipment.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, claims 1-3, 21-43, 53-58, 66-71, and 81-102 are generic.

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Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added.

An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which depend from or otherwise require all the limitations of an allowable generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

3. Applicant is advised that the reply to this requirement to be complete must include (i) an election of a species or invention to be examined even though the requirement be traversed (37 CFR 1.143) and (ii) identification of the claims encompassing the elected invention.

The election of an invention or species may be made with or without traverse. To reserve a right to petition, the election must be made with traverse. If the reply does not distinctly and specifically point out supposed errors in the restriction requirement, the election shall be treated as an election without traverse.

Should applicant traverse on the ground that the inventions or species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the inventions or species to be obvious variants

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or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C.103(a) of the other invention.

4. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karen E. Toth whose telephone number is 571-272-6824. The examiner can normally be reached on Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Marmor, II can be reached on 571-272-4730. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

(Ka)

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